

CHICKASAW IRON WORKS!

DR. D. S. JEANSON'S
PRIVATE
Medical Dispensary
No. 17 JEFFERSON STREET,
Between Main and Front, Memphis.
Dr. JEANSON is acknowledged by all parties in
the treatment of private or secret diseases. *Quick,*
certain and permanent cures guaranteed in all
cases, male or female. Recent cases of gonorrhea
and venereal diseases cured without the use of
mercury, change of diet, or blinding from leucorrhea,
etc. etc. etc. Cures guaranteed in all cases, without
the use of mercury. Incurable loss of semen
restored to normal condition. Impaired action
of sexual powers restored to free vigor in a
few days. Cures guaranteed in all cases. Cases
suffering from spermatorrhea and loss of
vital and mental power, speedily and permanently
cured. Particular attention paid to the Diseases of
the Throat and Lungs Diseases cured by new remedies.
Gonorrhea cured in 5 days. Gonorrhea cured by
medicines sent by express to all parts of the coun-
try. Consultation from 9 to 5 P. M.
D. S. JEANSON, M. D.

360 and 362 Front street, Memphis Tenn.

SALE.

Memphis & Little Rock Railroad.

In accordance with a final decree rendered by the United States Circuit Court in chancery for the Eastern District of Arkansas, in a cause therein pending, in which William S. Parsons et al. are plaintiffs, and the Memphis and Little Rock Railroad Company et al. are defendants, I shall proceed to sell, between the hours of 10 o'clock a.m. and 4 o'clock p.m., on the 27th day of April, 1877, at the court house in the city of Little Rock, Arkansas, in and to the highest bidder at the front entrance of the building in which said court is held, any

Brooms,
Churns,

turner of Main and Fourth streets. In the city of the Rock, State of Arkansas, all the lands granted the Memphis and Little Rock Railroad Company in the State of Arkansas, by the act of the Legislature of said State, approved February 25, 1855, and the act of congress approved February 9, 1859, which had not been sold by said company at the time of said decree, and also the Memphis and Little Rock Road, extending from the west bank of the Mississippi River to the city of Little Rock, Arkansas, its road bed, depots, right of way, and its works and rolling stock, and the charter and franchises of said railroad company. The lands and the rolling stock were sold in one lot; and the remainder of the property was sold in two lots, each belonging to said Memphis and Little Rock Railroad Company, on the first day of May, 1890.

RETAIL **WHOLESALE**

be sold in one lot. Bidders at said sale will be directed to deposit with the commissioner before the sale the sum of \$100,000, to be paid over to him from the proceeds in charges of said property and cause, as reported under said decree, or else deposit with him a majority in value of the bonds and coupons secured by the mortgage of the Memphis and Arkansas Improvement Company, dated May 1, 1890, which deposit said bonds and coupons, or the maker using such deposit shall hold to comply with the terms of his purchase. Payment of the cash money shall be made within ten days after the day of sale. Interest coupons and bonds secured by the mortgage of said property shall be paid to the purchaser for the distributive share of the cash money to which they shall be entitled. These sales are made subject to the debts created or

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all suits pending against him at the time of said sale, for payment of which liabilities a lien is created on said property.

Immediately after said sale I shall proceed to sell, cash, at the same place, in one lot, all the property of the Memphis and Little Rock Company, embraced in its mortgage dated December 1, 1873, comprising all the right, title and interest of said railway company in the property above named, and the charter and franchises of said railway company, and all its personal property and all its rights, franchises and contracts with other railroads, and all its property and appurtenances of every kind, including railroad depots and its ways in Memphis, Tennessee, as more fully

327 MAIN STREET, - - MEMPHIS.
(BROWN & NORTON'S OLD STAND)

particularly set out in said Deed, 1876. The benefits of the above mentioned Deed, and the last named mortgage will be received in payment of the purchase money for the distributive shares of such purchase money that shall be payable on the same. The said final deed may be obtained by addressing Ralph N. Goodrich, Esq., clerk of said Little Rock, Arkansas, with fees for transcription the same.

Given under my hand at the city of Little Rock, 1st day of December, 1876.

M. ROSE and R. C. BROWN, plaintiffs' solicitors.

Trustee's Sale.

By virtue of a Trust Deed made to me by W. A. Rely on the first day of February, 1876, and re-

WINES, LIQUORS & CIGARS,

Tuesday, the 14th day of April, 1877,

In legal hours of that day, the following real estate situated in the county of Desoto, State of Mississippi was offered at public sale by the Clerk of said County, one (1), range 8 west, it being a part of a tract of land known as the Bleedsdand, City of redemption waived. Title believed to be good; I, only sold as trustee.

W. W. McDOWELL, Trustee.

WILLS & WILDBERGER.

Trustee's Sale.
AKE NOTICE, that on **Monday, the 9th of April, prox.,** on the premises, I will expose to sale, to the highest bidder, for cash, the following described tract of land, to-wit: lying and being in the county of Shelby, State of Tennessee, on the corner of Leitchfield and Belmont, an 80 acres, lying at a stake on the bank of a small branch the west boundary line of C. G. Pope, with a saw-log ironwood and other pointers; thence west 21 1/2 acres, 87 links to a stake, poplar, dogwood and other pointers; thence north 87 links to a stake, 46 links to a small black gum on the south bank of a subatene river, marked W. H.; thence up said with its various meanderings, in all 30 chains 46 links to a black gum on the south bank of

No. 317 MAIN ST., 3 DOORS SOUTH OF MONROE, MEMPHIS

I, Andrew J. S. W. Reese, son of J. C. Reese, late of
 said county, do hereby certify that the within and foregoing
 deed and eighteen acres, more or less,
 this sale is made at the instance of the bene-
 ficiary, and in pursuance of the terms of a deed of
 executed to me by V. W. Williams on the 10th
 of March, 1871, of record in book 71, page 272,
 in the Register's Office of said county, Tennessee,
 the equity of redemption is waived. The title is be-
 lieved to be good, but I only sell as trustee.
 Witness my hand and seal, this 1st day of March, A. D. 1872. J. W. REDDITT, Trustee.
 Winchester & Winchester, attorneys. mh9

Trustee's Sale.
 In virtue of a Trust Deed made to me by E. L. Reese on the first day of February, 1876, and re-
 corded in Record Book of Deeds in Trust No. 14,

300

200. of the office of the Clerk of the Chancery
of Desoto county, Mississippi, and at the re-
quest of the said Desoto County Clerk of Trust, to
sell at public outcry, to the highest bidder, in
own of Horn Lake. In said county and State, on
Monday, the 14th day of April, 1877.
In legal hours of that day, the following real es-
tates in the county of Desoto, State of Missis-
sippi, to-wit: The north half of the southeast
quarter of section 29, township one, range 8 west,
being a part of a tract of land known as the
Estate of Sale-Cash, Equity of redemption
Title believed to be good, but I only sell as
W. W. McGDOWELL, Trustee.

Call and Examine the Extensive Line of Samples Just Received

Y virtue of three several deeds of trust made by Ellen W. Lewis and M. W. Lewis—the first of which is dated 13, 1875, and recorded in book 109, page 55, in the Register's office of Shelby county; the second of date November 13, 1875, and recorded in said book 109, page 83, both to the undersigned, B. F. Smith, as trustee; the third of date December 24, 1875, to the undersigned, W. L. Clapp, as trustee, and recorded in book 109, in the Register's office, on page 403, said deeds of trust made to secure certain debts mentioned herein, we will, on

Saturday, April 28, 1877.

At the southwest corner of Main and Madison streets, in the city of Memphis, Tennessee, sell to the high-
 10

Wholesale Grocers,

Under the following described real and personal estate, to wit: A lot of land, and improvements thereon, situated in the City of Portland, Maine, and bounded as follows: Beginning at a point on the side of Adams street three hundred (300) feet of the intersection of the east line of the first east of Third street; thence east with the south line of said lot fifty (50) feet; thence south one hundred and forty-eight and a-half (148½) feet, at right angles with Adams street; thence westwardly in a line parallel with Adams street fifty (50) feet; thence northwardly in a direct line one hundred and forty-eight and a-half (148½) feet, at right angles with Adams street; thence east with Adams street one hundred and forty-eight and a-half (148½) feet to the east line of said lot.

Also, one strip of land adjoining the west line of the above-described premises, being one foot in width on Adams street, and running back south-

Agents for Champion Plows and the Celebrated Cheek Cotton Press.

By and along and abutting the west line of the above-described premises one hundred and forty feet, more or less, to the south line of the same, in which the west line of the "Whitemore" is built. Also, the furniture in the house on premises, known as the Whitemore House, and described in a conveyance of said furniture made by J. C. Whitemore and Elizabeth Whitemore to W. Lewis, of date November 12, 1875, and recorded in said Register's office of Shelby county, chattel book No. 9, page 3280.

Witness my hand and seal, this 18th day of February 18, 1877.

W. L. CLAFFE, Trustees.

Sale Under Deed of Trust.

School year closes December 15th.
Second half term begins August 6th.

Second (2d) Day of April, 1877.

Subst interested in the following lands and tenements, to-wit:

Section 25, township 35, north of range 10, west of the southwest $\frac{1}{4}$ of section 35, lying north of the 40th well and race, conveyed to Margaret Gosham; southeast $\frac{1}{4}$ section 27; the northeast $\frac{1}{4}$ section the west $\frac{1}{2}$ of the southwest $\frac{1}{4}$ of section 25; northwest $\frac{1}{4}$ of section 35; and in township 36, north of range 10, west of the southwest $\frac{1}{4}$ of section 35, the following tenements, to-wit: buildings, machinery and appurtenances known as Bay Springs Cotton Factory thereunto belonging.

INMAN LINE

her with the storehouse, being the most interest in property conveyed by Sarah J. Wickes to said storehouse, and the said storehouse of Tishomingo and McLeavick; at issue in the said case of Tishomingo and McLeavick, the said storehouse of Tishomingo and McLeavick is known to be good, but I will convey only such as is vested in me as trustee.

JOHN M. NELSON, Trustee,
Springfield, Miss., February 14, 1877.

Administrator's Notice.

HAVING qualified as administrator of the estate of J. C. Fraim, deceased, all persons having claims against said estate will present them, duly authenticated, within the time prescribed by law, to my attorney,

J. M. FRAIM,
Wm. Halsey and Carroll & Kerr, Attorneys.

situated where there is least noise and motion, greatly lessening the liability to sea-sickness. Smoking rooms, Ladies' Restrooms, Billiard rooms, and 130

Public Sale of the Memphis and Raleigh Railroad, Etc.
NOTICE.—Chancery Court of Shelby county.—In the matter of the estate of the late John H. Hays, deceased, executor vs. Memphis and Raleigh Railroad Company et al.
 In virtue of an interlocutory decree for sale, and in the above cause on the 21st day of March, 1877, I will sell at public auction, to the highest bidder, in front of the Clerk and Master's office, the above Railroad, Main street, Memphis, Tennessee.
Saturday, May 5, 1877.
 In legal hours, the following described property, to-wit: The personal property of said company, &c.

and Margaret Curran, an recorded August 13, 1872, in Record Book 83, p. 576, Register's office of Shelby county, Tenn., the following described real es-

description and character, from the sale, return, locomotion, etc., implements, tools, etc. Also, the qualified right of wear of hats, including all other property attached to the franchise, together with the rights, privileges and franchises of company.

Terms of sale—One-fourth cash; balance in 24 months; bonds with approved security retained, etc. This March 31, 1877.

E. A. COLE, Clerk and Master.
H. J. Black, Deputy Clerk and Master.
A. Taylor, Humes and Poston, and J. J. Du S. Attorneys.